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SENT BY FEDERAL EXPRESS

Marlene H. Dortch, Secretary Federal Communications Commission 9300 East Hampton Drive Capitol Heights, MD 20743

February 2, 2006

Re: Submission of Reply Comments of Lagrange Broadcasting Corporation in FM Rulemaking No. 11309; Media Bureau Docket No. 05-246; Meyersville and Yoakum, Texas.

Dear Ms. Dortch:

Transmitted herewith is an original and four copies of the above-captioned filing.

It is requested that the attached copy marked "FILE" be date-stamped and returned to us in the enclosed selfaddressed stamped envelope.

Should any additional information be required, please contact this office.

yours,

Robert J./Buenzle, Counsel for Lagrange Broadcasting Corporation

Licensee of KTXM(FM)

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FEDERAL COMMUNICATIONS COMMISSRECENED & WAShington D. C.

In the Matter of

MB Docket No. 05-246

Amendment of Section 73.202(b) Table of Allotments FM Broadcast Stations

RM-11309 RM-11263

Meyersville, Texas

ORIGINAL

Marlene H.Dortch, Secretary Office of The Secretary Federal Communications Commission

REPLY COMMENTS

On September 19, 2005, LaGrange Broadcasting Corporation, (hereinafter "LaGrange"), licensee of radio station KTXM(FM) in Hallettsville, Texas, (facility No. 77834) filed Comments and Counterproposal responsive to the Notice of Proposed Rulemaking (DA 05-2215) as issued in this docket. 1/ By Public Notice Report No. 2753, issued January 25, 2006, the Commission gave public notice of that filing, assigned the LaGrange counterproposal rulemaking number 11309, and invited the filing of Reply Comments in response thereto. The instant Reply Comments are filed in response to that Public Notice. In support whereof the following is submitted:

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^{1/} It is also noted that Commission records indicate that, aside from the Comments and Counterproposal as filed by LaGrange, there were no other comments of any kind filed by any other party in response to the NPR, nor were any Reply Comments subsequently filed in response to the filing of LaGrange's Comments and Counterproposal.

In reply to the above-referenced Public Notice, LaGrange hereby reaffirms and adopts all of the statements included in the "Comments and Counterproposal" as originally filed by LaGrange on September 19, 2005, and specifically reaffirms without reservation the full and complete commitment of LaGrange, as originally stated there, and as restated here, that upon adoption of the LaGrange proposal, LaGrange states its full commitment to apply for, build, and operate the new station as requested on channel 261A in Yoakum, Texas.

Wherefore, for the reasons previously stated, and as restated herein, it is submitted that the LaGrange counterproposal RM-11309 is clearly in the public interest and should be adopted.

Respectfully submitted,

LAGRANGE BROADCASTING CORPORATION

by__//

Robert J. Buenzle

Its counsel

Law Offices
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Suite 2000
Reston, Virginia 20190
(703) 430-6751

February 3, 2006

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CERTIFICATE OF SERVICE

I, Robert J. Buenzle, do hereby certify that copies of the foregoing Reply Comments have been served by United States mail, postage prepaid this 3rd day of February, 2006, upon the following:

John A. Karousos, Esq.
Assistant Chief, Audio Division
Office of Broadcast License Policy
Media Bureau
Federal Communications Commission
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Washington, D.C. 20554

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